

DETAILED ACTION

1. Claims 1-8 and 11-36 are pending
2. Claims 6, 7, 20-24 are withdrawn
3. Claims 1-5, 8, 11-19, 25-36 are allowable.

EXAMINER'S AMENDMENT

4. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

This application is in condition for allowance except for the presence of claims 20-24 directed to an invention non-elected without traverse. Accordingly, claims 20-24 have been cancelled.

Claim 1, line 5: The phrase "a support frame" is changed to "a first frame support frame"

the
Claim 1, line 7: The phrase "~~a~~ support frame" is changed to "a first frame support frame"

the
Claim 1, line 8: The phrase "~~a~~ support frame" is changed to "a first frame support frame"

the
Claim 1, line 9: The phrase "~~a~~ support frame" is changed to "a first frame support frame"

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the
Claim 11, line 2: The phrase “~~a support frame~~” is changed to “a first frame support frame”

the
Claim 16, line 4: The phrase “~~a support frame~~” is changed to “a first frame support frame”

the
Claim 16, line 5: The phrase “~~a support frame~~” is changed to “a first frame support frame”

the
Claim 16, line 22: The phrase “~~a support frame~~” is changed to “a first frame support frame”

the
Claim 18, line 2: The phrase “~~a support frame~~” is changed to “a first frame support frame”

5. Claims 6 and 7 are directed to an allowable invention. Pursuant to the procedures set forth in MPEP § 821.04(B), claims 6 and 7 previously withdrawn from consideration as a result of a restriction requirement, are hereby rejoined and fully examined for patentability under 37 CFR 1.104.

Because all claims previously withdrawn from consideration under 37 CFR 1.142 have been rejoined, **the restriction requirement as set forth in the Office action mailed on 11/15/2007 (to claims 6 and 7 only) is hereby withdrawn.** In view of the withdrawal of the restriction requirement as to the rejoined inventions, applicant(s) are advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the